JOHN J. JACOBS, EDITOR. AS ILAND, WEDNESDAY, NOV. 28, 1860

Accession vs. Yullification-The prin-

The organ of the Ashland Insurance comsue, plagarized from the Cincinnati. Gazette, reing the Democracy with the evils that od have been precipitated upon the country by es Merelection of a sectional candidate by a sec-That article states that the remainded by a sectdireised the people of the South. It means that the Democratic press in charging that the Reend publican party of the North as a party, with its its publica as expressed by its leaders, its legbe idetive acts and the resolutions of its State " man National conventions, was hostile to the

sind was positively waging a warfare upon a veitue of her constitutional rights, was making arest offered that was not sustained by the facts, as and that the people of the South were thereby outpertysic The question then is, has the Demoni quatio press misrepresented the sentiments and edsmetives of the Black Republican party? The -nz Cincipnati Gazette the author of the editorial ed to the Times, like the Times, has been one of public jails and buildings for the purpose of basthe most gitra incendiary sheets of the country. emils hits been continually doing everything in

its power to fan the flame of discord between the Che North and South has sneered at Southern behavelry, has endersed the ultraisms of Chase, ot Denricon, Giddings Seward, and Helper has continually taunted the South with being powersoll But yet if and its Republican coadjutator

scare not responsible for the present feeling of li Maintesit sobetween the sections, but the Demsall ceratic party which has vainly been end avor bus 150 stem the tide of Northern fanaticism ily men a gnarantge of their constitutional rights. designessonsible for the evils that have come upon use The charge is rediculous, and is only to made because the trembling agitators, see the sui sirait being which their suicided course has 200 brought the country and fear the invective and

of Phat the South has good cause for the feelalaws in recovering their feed-one when proceeded against as fugitive slaves, and all costs attending such proceedings are directed to be paid by the State.

reversable and institutions of the South. In 1857 ishment by fine not less than \$1,000 nor more vertation and as the Republican press of the

two less troub not a reacted by the General

solution of the state prison.

Sec. 2. In all cases arising under this act, but to shield them from persecution, obloquy and abuse. This was manifested by the way in which the states in regard and the states in regard the states in regard and the states in regard and the states in regard in which the states in regard and the states in regard the states in regard and the states in regard and the states in regard in which the states in regard in the states in regard the states in regard and the state prison.

Sec. 2. In all cases arising under this act, but to shield them from persecution, obloquy and abuse. This was manifested by the way in which the state prison.

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South-East corner to shield them from persecution, obloquy and abuse. This was manifested by the way in which the State prison.

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South-East corner to shield them from persecution, obloquy and abuse. This was manifested to the Executive of the persecution o

entation sentation and hostility to thereto.

Sec. 3 ag wif the provision of the law.

dom, with intent to have such person held in Slavery.

States that with lying tongues hypord miles can't sad moral perjury, their hands that if any witness testifies falsely in behalf of that if any witness testifies falsely in behalf of the party accused and prosecuted under this ten that have been recovered, on account of Northern men receive at the South, to remem act, he shall be fined \$5,000, and imprised this mob and State law opposition, have cost their masters five times their worth. This belief in the party accused and prosecuted under this ten that have been recovered, on account of the party accused and prosecuted under this ten that have been recovered, on account of the party accused and prosecuted under this ten that have been recovered, on account of the party accused and prosecuted under this mob and State law opposition, have cost this mob and State law opposition, have every men would have been the farther this mob and State law opposition, have cost their masters five times their worth. This belief their masters five times their worth. This belief their masters five times their worth. This belief the party accused and prosecuted under this ten that have been recovered, on account of the party accused and prosecuted under this mob and State law opposition, have east the sould have been the farther their masters five times their worth. This belief the party accused and prosecuted under this act, he shall be fined \$5,000, and imprised their worth. This belief the party accused and prosecuted the fined \$5,000, and imprised in their pulpits and declaimed it in all their

ta injust have the treason and nullification as ported, by land or water, any person lawfully inhabiting therein, to any place without the limits of the State, except by due course of tom of the would be to-day if these Abolition

21 will by a portion of the Republican press. and sales of a portion of the Republican press.

Life to 1047 non resident ewners of slaves of word word submit the facts to a "candid world."

were allowed to retain them in Pennsylvania not exceeding six months. In 1847 this privilege was revoked. Slaves are also allowed. The Constitution of the United States article privilege was revoked. Slaves are also allow-these men who are oblig and the courts of Penn-protect their own rights

-dur Mate ander the laws thereof. Escaping into any person who violently and tumultuously and tumultuously and tumultuously seizes upon any negro or mulatto, and carries such negro away to any place, either with or moissetvice or labor, but shall be delivered up on without the intention of taking such negro beof balaim of the party to whom such service or la-fore a district or circuit judge, shall be fined not exceeding \$1,000, and imprisoned in the county jail not exceeding three months. The county jail not exceeding three months. The law also punishes with heavy fine, and imprisoned in the law also punishes with heavy fine also punishes with heavy fin The first rendering up a fugitive state of the land. Any act, edunders lies of fugitive slaves is prohibit. State. The after of fugitive slaves is prohibit. Shape of Bank bills is considered shaky. A ed in the North, and progressing through successive stages, and a trial by jury great deal of Virginia money was in circulation. constituted authorities in the execution of this secured to them:

in full.

It day arrayed as the political antagonist of the South. It has, so far as, it could influence the South. It has, so far as, it could influence public opinion at the North, changed the feeling of sympathy and fraternal regard for the feeling of sympathy and fraternal regard for the

ment of the acts of the legislatures of ., large pense of the State, but the law of Connecticut The Asbland Union, majority of the Northern States. It is taken in relation to the punishment of persons falsefrom the majority report of the Committee of the New York Legislature, in favor of the passlave shall be be punished by imprisonment sage of a Personal Liberty Bill last winter: - in the State prison for a period not exceeding MAINE

By the laws of this State it is provided that f a fugitive slave shall be arrested, he shall be trial by jury of claim to fugitives. defended by the Attorney of the Commonwealth, and all expenses of such defense paid out of the public treasury. The buildings beof the North, this State has in some particulonging to the State are forbidden the receplars exceeded all the rest. She has directed fined not exceeding \$1000.

domestic institutions of the Southern States shows that a law exists by which all slaves en-

VERMONT. of the State from executing or assisting to execute the Fugitive Slave act, or to arrest a fugitive slave, under penalty of imprisonment for not less than one year, or a fine not exceeding \$1,000. It also forbids the use of all securing such slaves. The attorneys for the State are directed, at public expense; to deson arrested as a fugitive slave. The habeas shall be tried by jury, and interposes other obstacles to the execution of the Fugitive Slave act.

by the sale of any real or personal property in the State, and makes its provisions applicable to judgments theretofore rendered.

The law further provides, that all persons unlawfully capturing, seizing or confining a person as a fugitive slave shall be confined in held as a slave, who shall be brought into this or for any time, however short, shall be confined in the State Prison not iess than one nor myre than fifteen years, and fined not exceed-

The laws of this State forbid, under heavy penalties, her citizens and State and county sthers, except that the maximum of the punofficers from executing the Fugitive Slave net is five or from araesting a fugitive slave, or from aiding in either; and denies the use of ker jails bility; and they may well avoid if they can and public buildings for such purposes. officers from executing the Fugitive Slave net ishment is five years in the State Prison, and budthat betribution which their insane rets de- The Governor is required to appoint Commissioners in every county to aid fugitive

Any person who shall remove, or attempt The course pursued by the party whereever book and the power, has been one of control of the power has been one of control of the power has been one of control of the power has been one of the power has bear of the power has been one of the power has been one of the pow

all who shall seize any person entitled to free-

political harangues. These States have been any one who transports, or causes to be trans- unfavorable? The election of Lincoln there nate in the South. ported, by land or water, any person lawfully inhabiting therein, to any place without the limits of the State, except by due course of law, shall be imprisoned not less than one nor law, shall be imprisoned not less than one nor law, shall be imprisoned not less than one nor law, shall be imprisoned not less than one nor law, shall be imprisoned not less than one nor law in the law, shall be imprisoned not less than one nor law in the south.

The election of Lincoin there is the south.

The old Abolition party, that formed the nucleus of the present Republican party, was small at the beginning. Its first Presidential its carefully edited LITERAY DEPARTMENT, a convention was held Nov. 13, 1839, at War-portion of the Magazine is devoted to subject to the Home circle. It has a Health

nia not exceeding six months. In 1847 this good conscience hurl your bitter invectives at 300. In 1848, the "Liberty" or Abolition "No person held to labor or service in one sylvania. It is further provided by law, that

The laws of this state are peculiarly string of the Southern needs who has first been guilty of this kind of treesop. The following is a condensed state-

ton years, or by a fine not exceeding \$1,000. The habeas corpus act also provides for a

Following the example of her sister States tion or securing fugitive slaves, and all officers her district attorney, in all cases of fugitive in face of these facts, lies willfully. are forbidden, under heavy penalties, from ar-resting or aiding in the arrest of fugitive expense of the State. She has required the slaves. If a slaveholder or other person shall issue of the writ of habeas corpus, on the mere unlawfully seize or confine a fugitive slave he statement of the district attorney that a per NEW HAMPSHIRE.

New Hampshire.

New Hampshire.

New Hampshire.

Your committee have not had access to a local content of the mext circuit court. Trial by slightly better! Long live John Brown! Hur-Your committee have not had access to a is allowed to the next circuit court. Trial by slightly better Long live John Brown: Hurcomplete series of the laws of this State. But a jury is to be granted at the election of either rah for the niggers and honest old Abe! It Northern men to disabuse their Southern general index, which has been consulted, party, and all costs of trial, which would othtering the State, either with or without the State. A law has also been enacted, similar consent of their masters, are declared free to that of Connecticut, for the punishment of COLN President, and among the first results before political Abolitionism had its rise.and any attempt to capture or hold them is declared to be a felony.

COLN President, and among the first results we have to announce that exchange on the Her law now forbids all citizens and officers vided that nothing in this chapter shall be that run up to and is now five per cent. pre- trust and influence. construed as applying to any claim or service from an apprentice for a fixed time." A section is added to the provisions of the Connecof a warrant issued under it, or aid in the es cape of the person accused. Another section fend, and procure to be discharged every per- forbids the enforcement of a judgment recovered for violation of the Fugitive Slave act,

The law relative to kidnapping punishes the forcible seizure, without lawful authority, of any person of color, with intent to cause him to be sent out of the State or sold as a much will he give them to buy bread? the State Prison not more than ten years, and slave, or in any manner to transfer his service fined not exceeding \$1,000. Every person or labor, or the actual selling or transferring the service of such person, by imprisonment State, is declared free, and all persons who in the State prison from one to two years, or shall hold or attempt to hold as a slave any fine from five bundred to two thousand dollars. person so brought into the State in asy form, The consent of the person seized, sold or transferred, not to be a defense, unless it ap pear to the jury that it was not obtained by fraud, nor extorted by duress or by threats.

The law of this State is similar to that of

of worse treason than South Carolina threatens, with this exception against them that these nullifying acts directly interfere with the pe

some set less than \$5,000, and imprisonment not less than North probably will entire, that any such laws one nor more than \$5,000, and imprisonment not less than one nor more than \$5,000, and imprisonment not less than one nor more than five years.

Their habeas corpus act gives trial by jury to fugitive slaves, and interposes other impediments to the hunting of fugitive slaves. then cease your insane twattle, and invective It is often said here at the North that a great | 000! Such a fact as this, at a period when against South Carolina Nullification, for those change has come over the people of the South it is known that thousands of our people have

and the same view of th

Property is depreciating and Banks are, bursting. The price of Wheat and Pork has fallen of Ashland county alone, by this depreciation which attached and still attaches to the old and the failing of banks will be \$300,000.

The Philadelphia and all the Virginia banks its candidate for president.

shape of Bank bills is considered shaky. A ed in the North, and progressing through suc-

laws of the different Northern States nullifying the fugitive slave law, it will be seen, is a State document found on the records of New and growth of this new Northern and sectionthe production of Republicans and their own testimony. Any man, therefore, who denies the existence of Nullification laws in the North

Result of Lincoln's Election. The Chicago Times says: "Since Lincoln's election stocks have only fallen about twenty shall be liable to be imprisored for not more son in custody is detained as a fugitive slave, than five years or fined not exceeding \$1000. If a slave into the State, the slave is thereby cers who have reason to believe that a person one per cent to three! Glorious result! Betmade free, and if the master undertake to ex- is about to be arrested or claimed on such ter still, stocks will not fall more than about ercise any control over him, he is subjected to ground, to give notice to the district attorney forty per cent. Illinois money, based on seven in prisonment for not less than one year, or of the county where the person resides. If a million dollars of Southern stocks, will not be

> The irrepressibles have elected LINaid aid in the procuring the forcible removal east, which on election day was from one-half of such person from the State as a slave: "pro- to three quarters per cent. premium, has since mium. Our Columbus business men who labored for the triumph of the Rail Splitter, ticut law relative to this offense, for the pun- must feel that thus far their work has not ishment, by imprisonment in the State prison, produced any very good fruit. It would puzof any person who shall obstruct the execution | zie some of them now to hollow "hurra for school.-Statesman,

> > Douglas has subscribed \$100 for the Kansas sufferers. Where is old Abe? He subscribed \$50 for Sharp's rifles to send to old John 850 for Sharp's rifles to send to old John serve the integrity of the constitution.
> >
> > Brown, to murder peaceable cirizens. How It is apprehended here that the question of

The following from De Bose's Review, are some of the cheerful prospects before a citizen of any Southern State who has the old-fashioned notion in his head that he is living under the Constitution of the United States, and endeavors to reclaim his property, as provided

by that instrument: States. In Connecticut....5,000.....5 In Pennsylvania 1,000 3 month Here then are eleven Northern States guilty In Indiana 5,000 14 years. In Michigan 1,000 10

All these States, with New York added, of the southern people while that threatened prohibit, under high fines and severe genalby the South only remotely interferes with our ties, their citizens from assisting in the arrest dare to face it. In 1858, the vote in Illinois, COLN President, giving him 122 of the 169 State, in a most exciting canvass, amounted to Electoral votes now certain for him.

State, in a most exciting canvass, amounted to 252,000 in round numbers. The vote of 1860 Plain & Ornamental writing Electoral votes now certain for him.

> Corresponding Development of Antagonis-tic Ideas, North and South, on the Sub-It is often said here at the North that a great

exists "Class your claim that the Democrat." Class your claim that the Democrat.

with those who persistently violate it. Here- defence. When it first appeared and began, the testimony of at least two oredible witness on the law have also believed it right and did such that it was aimed and intended some that the was aimed and intended some the contains and seventy for the press and public meetings, to sow the seeds of alicention between the law have also believed it right and did the law have also believed it right and did the law have also believed it right and did the law have also believed in the some containing one hundred and tyenty that we are sourcely required and the law have also believed in truth of such declaration, or by legal evidence equivalent the two great sections of our common country, the law have also believed it right and did the law have also believed in truth of such declaration between the law have also believed in the law have also believed in the law have also believed in the two greats and the Canadagus that we ore containing one hundred and tyenty the was aimed and intended the law have also believed in truth of such declaration, or by legal evidence equivalent to the law have also believed in the two greats and the Canadagus that we ore containing one hundred and tyenty the was aimed and intended the law have also believed in the law have also believed to the law have also believed to the law have also believed to the law posed to the execution of the law and who it is fair to presume, will not thus promptly exeall who shall seize any person entitled to freedom, with intent to have such person held in
solvent for some and conducted themdom, with intent to have such person held in
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Sec. 4 prohibits the admission of deposired from their
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solvent for some of our Republican friends, who comthat there are red moral ones, and conducted themdom, with intent to have such person held in
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for some of our Republican friends, who comof the Home Magazine be regarded in the future volumes. ing the case under the most favorable circum- here in Central and Southern Ohio, twenty charming stories and exquisite picture tketches and twenty-five years ago, for propagating the which have been the delight of so many readers. The statues of Rhode Island provide that stances, what may be expected under the most same doctrines which they now seek to disemi- While

lan States had not first broken the compact and guiorina tilemeany their responsibility or at least and proper fine the control of the country are to be nullified or evaded at the will and pleasure of these Northern fanatics of the Northern and the Fugitives.

In the charge that any of the Northern and the fugitives are the country are to be nullified or evaded at the will and pleasure of these Northern fanatics of the Northern fanatics of the country are to be nullified or evaded at the will and pleasure of these Northern fanatics of the country are to be nullified or evaded at the will and pleasure of these Northern fanatics and distinctions and the Fugitive Slave act, or arresting a fugitive slave and department, a Boy's and Girl's Treasure, the will and pleasure of these Northern fanatics and disunionists. Under the Black Republican Administration the fugitives lave law is de public and the Fugitive Slave law is de public and the laws of the country are to be nullified or evaded at the election in 18 and public buildings for securing any such fugitives.

PENNSXLVAMA.

I aw, shall be imprisoned not less than the public of the country are to be nullified or evaded at the election in 18 aw, N. Y., when it nominated James G. Burden, a Toilet and officers from aiding in executing the Fugitive slave and department, a Boy's and Girl's Treasure, the will and pleasure of these Northern fanatics and distunctions. And the laws of the country are to be nullified or evaded at the election in 18 aw, N. Y., when it nominated James G. Burden, a Toilet and Work-Table Department, a Mother's Depar therefore, men, can you therefore, patriots, in was increased at the election in 1844 to 62,good conscience hurl your bitter invectives at these men who are obliged in self defence to protect their own rights

The Result of the Election of Lincoln.

300. In 1848, the "Liberty" or Abolition party was for the time marged in the Free Soil movement, which nominated Van Buren, at Buffalo. But in '52, the same old Abolition party, under the name of 'Free Soil," TURES FROM HIS YOUTH," 14 inches by 20-recappeared in a Convention at Pittsburgh, and nominated Jonn P. Hale for President.—

The Result of the Election of Lincoln Party was for the time marged in the Free Soil, at Buffalo. But in '52, the same old Abolition party, under the name of 'Free Soil," TURES FROM HIS YOUTH," 14 inches by 20-recappeared in a Convention at Pittsburgh, and nominated Jonn P. Hale for President.—

We offer two elegant and attractive steel engrations and in the Free Soil, at Buffalo. But in '52, the same old Abolition party was for the time marged in the Free Soil, at Buffalo. But in '52, the same old Abolition party was for the time marged in the Free Soil, at Buffalo. But in '52, the same old Abolition party was for the time marged in the Free Soil who make up Clubs. One of them is called "SEVENTY-EIX," and is 16 in the Free Soil, at Buffalo. But in '52, the same old Abolition party was for the time marged in the Free Soil wings, as premiums to all who make up Clubs. One of them is called "SEVENTY-EIX," and is 16 in the Free Soil, at Buffalo. But in '52, the same old Abolition party wings, as premiums to all who make up Clubs. One of them is called "SEVENTY-EIX," and is 16 in the Free Soil, at Buffalo. But in '52, the same old Abolition party wings, as premiums to all who make up Clubs. One of them is called "SEVENTY-EIX," and is 16 in the Free Soil, at Buffalo. But in '52, the same old Abolition party wings, as premiums to all who make up Clubs. Hale received 155,825 popular votes, but no The publisher eprice for these plates is \$1,50 each. electoral vote. The party which had successively assumed the names of "Liberty" and 1 copy (and one of the premium plates,) - \$2,00 'Free Soil," to take away the popular odium 2 copies (and one of the premium plates to getter-up of Club, - 3,00 immensely. The probable loss to the people "Free Soil," to take away the popular odinm

constituted authorities in the execution of this law is a kinetic half-feation of a law of the laws of this State were for many years of a very hostile character to slave hunting, but they were repealed in 1858. Measures have, however, been recently initiated to rething and probably will some day boredeemed to day arrayed as the political antagonist of a very lost of a very hostile character to slave hunting, but they were repealed in 1858. Measures have, however, been recently initiated to rething and probably will some day boredeemed to day arrayed as the political antagonist of the constitution of this country at the time of the suspen.

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In this country a to day arrayed as the political antagonist of the South. It has, so far as, it could influence

The statement in another column of the Union cannot endure and continue to tolerate SOUTH CAROLINA

York State and the report of a committee of its | al party. As a means of self-protection, they legislature. It is therefore perfectly reliable were forced to relinquish the idea of emanciand unquestionably true. More than this, it is pation in States, where it had been mooted, stitution which was assailed. They cast about for arguments to show, not only that slavery was a necessity of their condition, but that it was both politically and morally right. As extreme anti-slavery doctrines were preached at the North, so extreme pro-slavery views were proclaimed at the South. Opposition and resistance to the execution of the Fugitive Slave Law, in one section, was met by an advocacy

of, and a dispoition to re-open the African Slave Trade, in the other.

At this time, the Southern people regard the election of Lincoln as strong evidence that the North has become thoroughly Abolitionized. They believe that if they remain in the brethern of this error, and restore the old feeling of mutual sympathy and regard that existed between the two sections of the Union This can only be done by repealing the abo-

WASHINGTON, Nov. 23 .- The position the President is understood to be, though the South has just gause of complaint against the North, no State is justified in seceding or revolutionary movements until every constitutionhonest Old Abe." Experience is a dear al measure for redress has been exhausted .-No State has a right to commit acts having the effect of precipitating such a condition of af-RELIEF FOR KANSAS SUFFERERS .- Judge fairs as would induce or compel other States to join her in disruption of the Union and cailing of a dispassionate deliberation of the peo-ple may result in restoring confidence and pre-

> secession will have to be practically dealt with by the present Administration. It is stated from a distinguished source that South Carolina secedes as soon as the Convention was resolved

Frauds! Frauds! Frauds!!

It is sometimes said that the Democracy of Illinois ought to feel consoled for their defeat, since it has become clear that they have not been overcome, but have simply been cheated out of the election. We cannot enjoy this consolation. We would rather have lost the election than to have been forced to believe in the utter corruption of so many of our opponents. Every mail brings us the most startling developments of unfairness, trickery, fraud and corruption. It would be a vain and heartless effort to attempt to recapitulate them. To attempt to deny them would be as sain as of a fugitive from labor, and they elected LIN- when Douglas and Lincoln stumped the whole different branches of trade. This vote, at the extremely moderate estimate of six inhabitants to the voter, would make \$3,00 per week. Books and Stationary \$5 to \$7. our increase in population in two years 420.

Total cost about \$75

NO VACATION the year sound.

Miss Townsend will continue to furnishishose

PREMIUMS.

TERMS, IN ADVANCE

ter-up of Club.)
(and one of the premium plates to getter-up of Clnb,)
(and an extra copy of Magazine, and onepremi um plate to getter up of Club.) 10,00 (and an extra copy of Mcgazine, and both premium plates to getter-up

of Club,)
(and an extra capy of Magazine, and hoth premium plates to getter-up
20,00 of Club.)

Three red stamps must be sent, in every case, to pay the cost of mailing each premium

Specimen numbers sent to all who wish to

IS BOUND TO

AND SO ARE

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IN SELLING

What Everybody says, must be so It is the current report throughout the county that Zuver & Hower's is the place to buy

lition or nullifying acts upon the statute-books DRY GOODS, GROCERIES. of Northern States, and placing none but queensware, Yankee Notions, (and in fact almost true conservative, patriotic men in offices of trust and influence.

Queensware, Yankee Notions, (and in fact almost evey thing you want.) Cheaper than they can be had in any other establishment West of the Alleghenies, They sell exclusively for

READY-PAY.

Thereby saving the per cent. lost by had debts and the interest on the money the merchants has upon his books, which enables them to sell changer hat if they sold on Time.

CALL AND SEE IF THESE THINGS AND DOL THUS

You will find them at the Corner of Maine and)ra ge St., 8 doors East the Bank. ZUVER & HOWER. Ashland, Nov. 28, 1860-n26tf

LAST CALL!

LARGE yortion of the Accounts of the late A firm of WASSON & STUBBS remain unsettled. Handsomest P. The Books are in the hands of the undersigned — least money, I have waited a long time but must now have money. I am obliged by necessity to make this LAST CALL, and to say to those indebted to said firm that unless they pay up by January lst. 1861, the accounts will be collected by the proper J. D. STUBBS.

COLUMBUS, OHIO.

to attempt to recite them. There is one fact THE REGULAR FALL AND WINTER SESthat stands out 20 clear spon this record of crime, that he were a bold man who would tober and will continue until April 1st, 1861. THE COURSE OF STUDY embraces Si gle and Double Entry Book Keeping as applied to over fifty

will exceed 320,000. Thus in two years the Commercial Calculations and Arithmetic, and all increase of the wote in Illinois was 70,000! the various requi ites to a complete business educa

For full particulars, address

CONNECTICIT.

This State which as late as 1840 delorated by the General content of the content being files. Mate of Ohio, That it shall be consus of that general periods as an appears by the consus of that general content of the co land and State of Ohio, and more particularly des-cribed as follows: Being a part of the South-East quarter of section seventeen (17), townshiptwenty-two (22) of Range fifteen (15), beginning at the South-East corner of said quarter, thence West on the Section line thirty-four chains and fifty eight

SAERIFF'S SALE Bell. Johnson, Jack & Co.) In Ashland County

George H. Steward. Common Pleas.

DURSUANT to the Command of an "order of Sale of Mortgaged premises' duly issued from the Court of Common Pleus of Ashland County. dated the 26th day of November, A. D. 1860, and to me directed I will sell at public sale at the door of the Court House in said county, on Saturday the 29th day December, A. D., 1860, between the hours of Occlock A:M. and 4 o'clock P.M. of said day, the following described lands and tenements to wit: The following lot of ground in Hanover township. Ashiand county Ohio, and bounded and described as follows: Beginning at the North-West corner of Spring street in town of Leudonville, in quarter Section themse went to the Black Fork of Mohican Creek; thence down with the meanderings of said creek to the State Road leading from Wooster to Mt. Narnon; thence East on the said read to Spring street; thence North to the place of beginning. Supposed to contain ten and one-half acres; being the Same lot of ground which Stephen Butler and Biana his wife, by deed of the 17th of me directed I will sell at public sale at the door of Butler and Diana his wife, by deed of the 17th of July 1826; Recorded in said county of Ashland; (Richland,) in Book D, Page 355, conveyed to said Eichbaum, and which said Eichbaum and wife by deed of this date (Nov. 1853.) c inveyed to George I. Stewart. Appraised at \$-

ts-pf36,65 JOHN, J. HQOTMAN, Shgriff.

SHERIFF'S SALE.
Vachael Mejcelf | In Partition in Asidan-Allen Wetcalf & others. County Common Pleas. PURSUANT to the Command of an order of Sale on partition duly issued from the Court of Com-mon Pigns of said Lounty, dated the 26th day of

November, 1860, and to me directed I will sell at public sale on the premises, on Friday, the 28th day of December, A. D., '60 \$55,00. between the hours of 10 o'clock A.M., and 4 o'clock P.M.. of said day, the following described lands and tenements viz: Part of the North-East part of the North-West quarter of Section nineteen (19) in township twenty-on and Range fifteen (15.) bounded as follows viz: beginning at the North-East corner of said quarter: running thence West on the North li-e thereof fity rods; thence South parallel with the East line of said quarter ninety siz rods; thence East parallel with the North line fifty rods to the East line of said quarter, thence North on the East line of said quarter, thence North on the East line of said quarter ninety-siz rods to the place (y, on between the hours of 10 o'clock A.M., and 4 o'clock

SHERIFF'S SALE. las Smith and

In Ashland County Common Plen .

PURSUANT to the command of an "order of sale of Mortgaged Premises" duly issued from the Court of Common Pleas of Ashland County, dated the 26th day of November, 1860, and to me directed, I will sell at public sale at the door of the Court

ed, I will sell at public sale at the dans of the Caurt House in said county, on Saturday, the 29th, day of December, 1860, between the hours of 10 e'clock A.M., and 4 c'clock r.M., of said day, the following described Real Estate viz: Being Lot number sixteen (16) in C. Mykrania addition to the town of Ashland, Ohio, being sixty feet in width and one hundred and fifty feet is length.

A RUSH FOR CLOTHING

ORG. W. CEDDER. TA.

Z. GREENEWALD'S UNION DEPOT.

Where is to be found at least \$25,000 WORTH

Of the BEST CLOTHING and Piece Goods ever brought to Ashland County.

The People can secure at this establishment More Goods for the Least Money; than at any other Store in this or any of the adjoining Counties. These are facts, and to prove to you that they are facts, call and satisfy yourselves by an examination of the Goods.

Now let me say to the people of Ashland and ad-

oining equation:

and If you want the BEST FITTING

ORESS COAT you ever wore, GO TO GREENEWALD'S

Fif you want the best OVERGOAT GO TO GREENEWALD'S.

If you want the BEST PANTS, those hat will FIT and wear the longest, GO TO GREENEWALD'S. pro If you want the BEST VEST, the Handsomest Pattern, the most durable for the

GO TO GREENEWALD'S. Furnishing Department, very low,

GO TO GREENEWALD'S.

In short, if pair want CLOTHING of the Rest Material—Goods by the Piege pither Wholesale or Retail,

GO TO GREENEWALD'S, And you will be supplied.
To those who are about to move into, auother State—the State of Matrimony—the place to get your Wedding Clothes or outfit is

GREENEWALD'S UNION DEPOF Custom-Work;

My Shops contain the best of workingnas the citizens of this place well know.

To all those then who desire an Article
of Clothing, made in Superior

GO TO GREENEWADD'S

In Conclusion, let me say to all my Old FRIENDS & CUSTOMERS. I thank you for your Liberal Patronage and

trust that by strict attention to your or ders and wants, to merit a continuance of the To new purchasers, I would say, Come and see my stock, an examination will convince you that the place to leave your order is

Z. GREENEWALD. At the Union Clothing Depot, Nov. 21, 1860, tf Ashland, Ohio.

Look out for the Locomotive

THE most desirable vacant lots for a residence in South Ashiand will be sold at a bargain application is made impresiately to

H. S. KNAPP. Splendid Farm for Sale,

FINE undersigned has for sale, on VERY REA-SONABLE TERMS, a farm lying in Jackson township, Ashland County, one-half mile west of Perryshusg, containing about one hundred and seventy neres. The Farm is well improved, the soil of excellent quality, and it is a desirable home in every respect.

For particulars, terms, &c.apply to Wn Buchanan, Esq. Perrysburg or David Young, West Salem, Wayne Co. R. C. YOUNG. Nov. 21, 1850.—3m25.

County.

WILLIAMS Sarsaparilla and Potassa is the health restorer.

B. F. Williams Compound Syrup of Sarsaparilla and Iodide of Potassa is faithfully prepared.

Dyspensia and debility cured by the use of Williams Sarsaparilla.

Williams Sarsaparilla is for sale by all good druggists: druggists: Williams' Sarsaparilia cures rheumatism of long standing.
Williams' Sareaparilla cures Serofula and all imputities of the blood.

Williams' Sarsaparilla is for sale by W. H. H. Potter. Syphiltic disorders oured by William's Sarsaparilla and lodide of Potassa. Chronic Ulcers and Tetter can be cured by Wil-

Williams' Sarsaparilla 's \$1,00 a bottle, six for

Three red stamps, hist se sent. In every case, to pay the cost of mailing each premium

The pay the cost of mailing each premium

Specimen numbers sent to all who wish to subscribe, or make up clubs.

LUBBING.

Home Magazine, and Godey, Harper, or Kniek erbocker, \$3.60 per annum.

Home Magazine and Saturday, Evening Post \$3.00

Address. T. S. Arthur & Co., 223 WALNIT \$7.

PHILABELPHIA, P.A.

To the East line of said quarter, thence North on the East the place of said quarter ninety si rods to the place of her said duarter ninety si rods to the place of her said county, on Saturday, the 22d, day of December, 1860, between the hours of ten colock A. M. and four o'clock P. M. of said day, the following described lands and tenements to wit: Lot number seventy six. (76) in the town of Rowsburg in Ashland Co. Ohio. Terms of Sale—Casis. Appraised at \$80.00. More all, the following described lands and tenements to wit: Lot number seventy six. (76) in the town of Rowsburg in Ashland Co. Ohio. Terms of Sale—Casis. Appraised at \$80.00. More all, the following described lands and tenements to wit: Lot number seventy six. (76) in the town of Rowsburg in Ashland Co. Ohio. Terms of Sale—Casis. Appraised at \$80.00. More all, the following described lands and tenements to wit: Lot number seventy six. (76) in the town of Rowsburg in Ashland Co. Ohio. Terms of Sale—Casis. Appraised at \$80.00. More all, the following described lands and tenements to wit: Lot number seventy six. (76) in the town of Rowsburg in Ashland Co. Ohio. Terms of Sale—Casis. Appraised at \$80.00. More all, the following described lands and tenements to wit: Lot number seventy six. (76) in the town of Rowsburg in Ashland Co. Ohio. Terms of Sale—Casis. Appraised at \$80.00. More all, the following described lands and tenements to wit: Lot number seventy six. (76) in the town of Rowsburg in Ashland Co. Ohio. Terms of Sale—Casis. Appraised at \$80.00. More all the following described lands and tenements to wit: Lot number seventy six. (76) in the town of Rowsburg i